## *Cã*se 1:20-cr-00681-JPC Document 180 Filed 08/17/21 Page 1 of 1

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August 12, 2021

## **BY ECF and E-MAIL**

Hon. John P. Cronan **United States District Court** Southern District of New York 500 Pearl Street, Room 1320 New York, New York 10007 CronanNYSDChambers@nysd.uscourts.gov

Re: United States v. Levin, et al., No. 20-cr-00681 (JPC)

Dear Judge Cronan:

We represent defendant Maliha Ijaz in the above-referenced matter. Ms. Ijaz's bail conditions currently restrict her travel to the Southern and Eastern Districts of New York. However, she would like to travel with her family to Texas for a family wedding and then to also see other family in Texas. The trip is scheduled from September 2 - 14, 2021.

Pre-trial services no objection to this travel so long as Ms. Ijaz provides proposed travel itinerary prior to her leave, which we will provide to Pre-trial services on Ms. Ijaz's behalf. AUSA Daniel Nessim has no objection to this travel request.

Accordingly, we respectfully request that this travel request be granted. Thank you for your consideration.

> Defendant Maliha Ijaz's request is granted. Ms. Ijaz may travel to Texas from September 2, 2021 through September 14, 2021 for a family wedding and to see other family in Texas. Ms. Ijaz must provide proposed travel itinerary prior to her leave to Pretrial Services.

SO ORDERED.

Date: August 16, 2021 New York, New York cc:

JOHN P. CRONAN

United States District Judge

Karina\_Vilefort@nyspt.uscourts.gov Daniel.Nessim@usdoj.gov

Sincerely,

Hugh Sandler

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